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November 1, 2006

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When calling relative to this
matter, refer to file No.1416.

Honorable James H. Welsh
Commissioner of Conservation
Office of Conservation
P. O. Box 94275
Baton Rouge, Louisiana 70804-9275

**RE: Hosston (Travis Peak) Formation
Lower Cotton Valley Formation,
Reservoir A
Sligo Field
Bossier Parish, Louisiana**

APPLICATION FOR PUBLIC HEARING

Dear Sir:

EOG Resources, Inc. hereby makes application pursuant to the revised rules of procedure for a public hearing to consider evidence relating to the following matters pertaining to the Hosston (Travis Peak) Formation and the Lower Cotton Valley Formation, Reservoir A, in the Sligo Field, Bossier Parish, Louisiana:

1. To authorize EOG Resources, Inc. to drill, designate and utilize two additional alternate unit wells for HOSS TP SUM at the exceptional location shown on the attached plat;
2. To authorize EOG Resources, Inc. to drill, designate and utilize two additional alternate unit wells for LCV RA SUM at the exceptional location shown on the attached plat;
3. To establish that the proposed wells are necessary to recover hydrocarbons from each of the units on which they are to be drilled that cannot be efficiently and economically produced from any other well located on these units;
4. To authorize the unit allowable for each of these units to be recovered from the existing wells located on the unit, the proposed additional alternate unit wells, or any combination thereof, at the discretion of the operator; and

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5. To consider and cover such other matters as the Commissioner of Conservation may deem appropriate and necessary under the circumstances.

The Hosston (Travis Peak) Formation in the Sligo Field, Bossier Parish, Louisiana, was defined in Office of Conservation Order No. 8-B, effective on and after September 1, 1956.

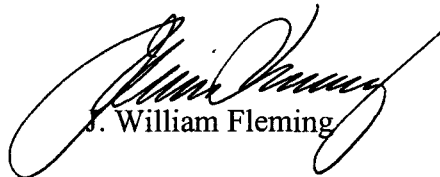
The Lower Cotton Valley Formation, Reservoir A, in the Sligo Field, Bossier Parish, Louisiana, was defined in Office of Conservation Order No. 8-K, effective on and after October 16, 1990.

Any pertinent data relating to this matter can be obtained at the cost of the requesting party from Mr. Louis F. Gilbert, Louis Gilbert & Associates, Inc., Consulting Geologists, 3636 North Causeway Boulevard, Suite 204, Metairie, Louisiana 70002-7216, telephone number (504) 834-8112.

The list attached to the copy of this application being sent to the Office of Conservation includes the names of all Interested Owners, Represented Parties and Interested Parties known to Applicant after a diligent search. A copy of this application, with plat attached, is being sent to each such party. Pursuant to Office of Conservation regulations, such list of parties is being furnished only to the Commissioner of Conservation and to the District Manager of the Shreveport District of the Office of Conservation; however, the list of parties will be provided to any person requesting a copy of it. Also enclosed is the application fee for this matter.

Yours very truly,

COOK, YANCEY, KING & GALLOWAY



J. William Fleming

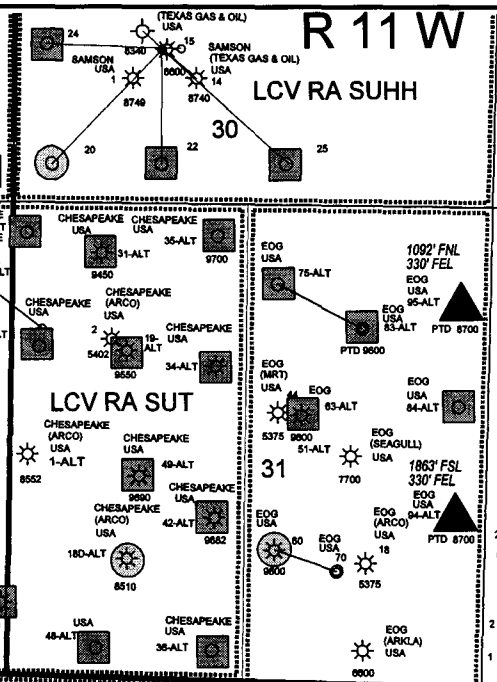
JWF:s

Enclosures

cc: Mr. James C. Broussard, District Manager
Interested Owners, Represented Parties
and Interested Parties on Attached List
Mr. Louis Gilbert
Mr. Steve Bryson
Mr. Jerome Ellard

LCV
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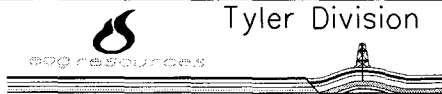
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SLIGO FIELD

BOSSIER PARISH, LOUISIANA

PROPOSED ALTERNATE UNIT WELL

LCV RA SU M

DATE: --06

LOUIS GILBERT & ASSOCIATES, INC.

EXHIBIT NO.

DOCKET NOS. 06-

33

LEGEND

-AS PER 8-K SERIES OF ORDERS



-UNIT WELL

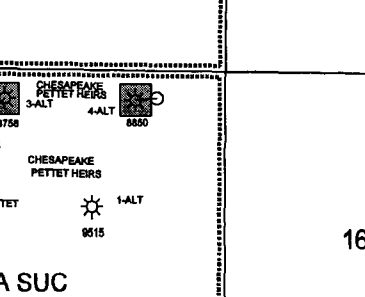
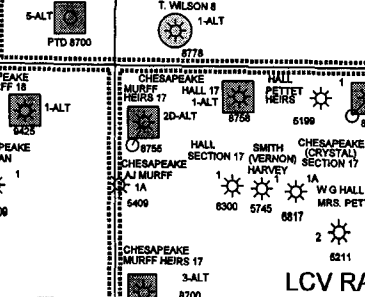
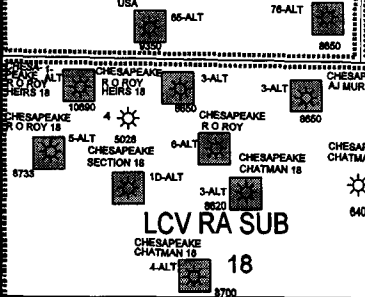
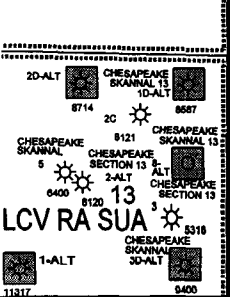
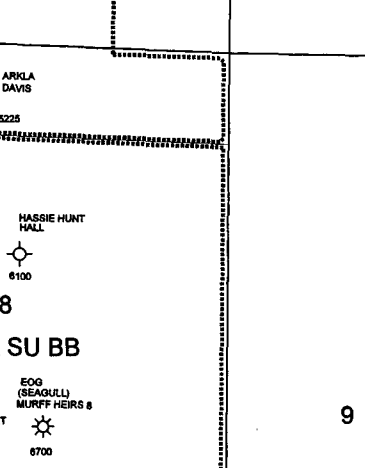
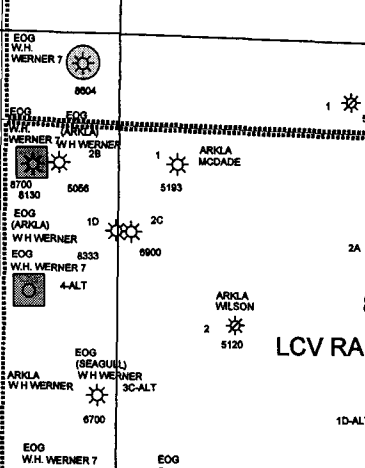
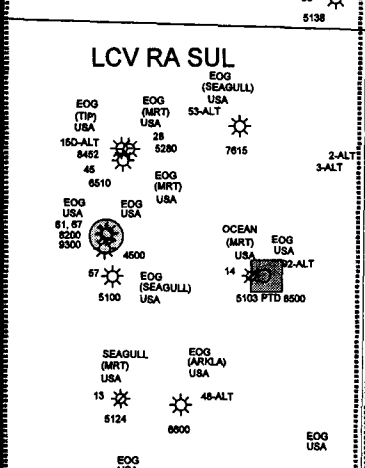
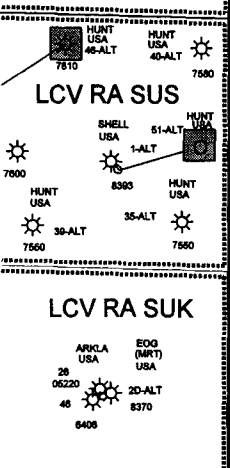
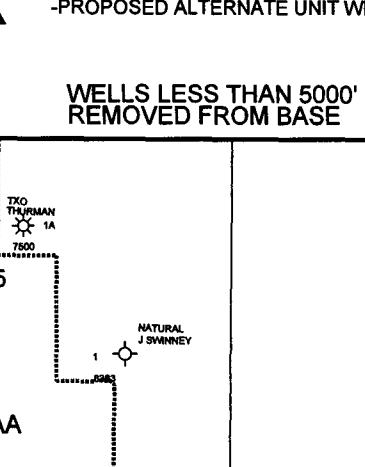
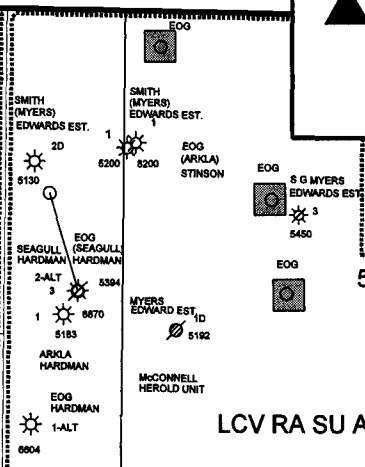
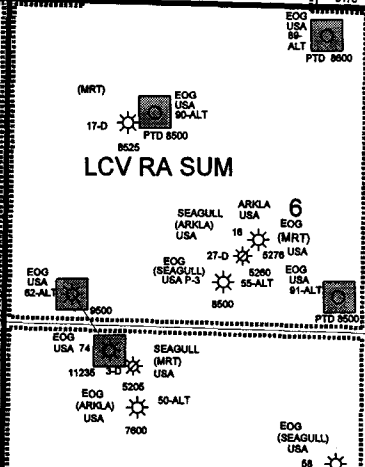
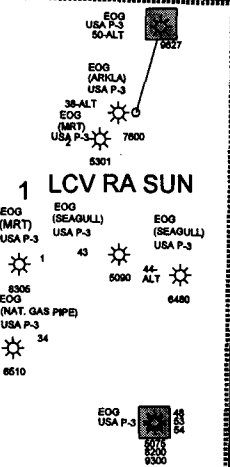


-ALTERNATE UNIT WELL



-PROPOSED ALTERNATE UNIT WELL

WELLS LESS THAN 5000'
REMOVED FROM BASE



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